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MAR 2 2 7004	TRANSMITTAL LETTER (General - Patent Pending)		Docket No. 16877
In Re Application Of:	Feiichiro Nishizaka	,	
Serial No. 10/632,368	Filing Date Aug. 1, 2003	Examiner  Long Pham	Group Art Unit 2814
	E SEMICONDUCTOR MEMOR URING SAME AND METHOD FO		
Transmitted herewith is:  Response to Requirement		ONER FOR PATENTS:	
as described belo ☐ Charge th ⊠ Credit an	is required.  nount of is attacereby authorized to charge and co		19-1013/SSMP
	ignature	Dated: March 18, 2004	

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I certify that this document and fee is being deposited on March 18, 2004 with the U.S. Postal Service as first class mail under 37 C.F.R. 1.8 and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Signature of Person Mailing Correspondence

Paul J. Esatto, Jr.

Typed or Printed Name of Person Mailing Correspondence

CC:



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Teiichiro Nishizaka

**Examiner:** 

Pham Long

Serial No.:

10/632,368

Unit:

2814

Filed:

Aug. 1, 2003

Docket:

16877

For:

NON-VOLATILE SEMICONDUCTOR

MEMORY DEVICE, METHOD FOR

Confirm. No. 4000

MANUFACTURING SAME AND METHOD

FOR CONTROLLING SAME

Dated:

March 18, 2004

**Commissioner for Patents** P. O. Box 1450 Alexandria, VA 22313-1450

## RESPONSE TO REQUIREMENT FOR RESTRICTION

Sir:

Pursuant to the Restriction Requirement imposed in the Official Action dated February 19, 2004, applicant provisionally elects the claims of Group II, i.e., Claims 1-20 and 30-33, for continued prosecution herein.

Claims 1-33 are present in the above-captioned application and have been subjected to restriction under 35 U.S.C. §121. Specifically, the Official Action avers that the following inventions are present in the claims:

## **CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8(a)**

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Dated: March 18, 2004

Group I, Claims 21-29, drawn to a method of making semiconductor devices,

classified in class 438, subclass 275, and

Group II, Claims 1-20 and Claims 30-33, drawn to a semiconductor

device, classified in class 257, subclass 500.

It is the Examiner's position that the inventions listed as Groups I and II are distinct

from each other.

In response to the Examiner's requirement for restriction, applicant provisionally elects

to prosecute the subject matter of Group II, namely, Claims 1-20 and 30-33. However, applicant

reserves the right under 35 U.S.C. §121 to file one or more divisional applications directed to the

non-elected claims in this application.

In view of the foregoing, an examination on the merits of the elected claims, at an

early date, is earnestly solicited.

Respectfully submitted,

Paul Jl Esatto, Jr.

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